1 2 3 4 5 6 7 8 9	Harmeet K. Dhillon (CA Bar#: 207872) Pro Hac Email: Harmeet@dhillonlaw.com Ravdeep S. Grewal(CA Bar#: 308447) Pro Hac Email: Rgrewal@dhillonlaw.com DHILLON LAW GROUP INC. 177 Post Street, Suite 700 San Francisco, California 94108 Tel: (415) 433-1700 Fax: (415) 520-6593 Paul S. Padda, Esq. (NV Bar#: 10417) Email:psp@paulpaddalaw.com PAUL PADDA LAW, PLLC 4240 West Flamingo Rd. Suite 220 Las Vegas, Nevada 89103 Tel: (702) 366-1888	
10 11	Fax: (702) 366-1940 Web: www.paulpaddalaw.com	
12 13	Attorneys for Plaintiff Beta Soft Systems, Inc. d/b/a US It Solutions, Inc.	
14 15 16 17 18 19 20 21	Melissa Ingleby, Esq. Nevada Bar No. 12935 LEAH MARTIN LAW 6671 S. Las Vegas Blvd., Ste. 210 Las Vegas, Nevada 89119 Tel: (702) 420-2733 Fax: (702) 330-3225 mingleby@leahmartinlv.com Attorneys for Defendants The Yosemite Group, I Terrance Williams, and Angela Williams	LC
22	UNITED STATES	DISTRICT COURT
23 24		ICT OF NEVADA
25 26 27 28	BETA SOFT SYSTEMS, INC. a California corporation d/b/a US IT SOLUTIONS, INC., Plaintiff, v.	Case No: 2:16-cv-01748-GMN-VCF STIPULATION AND [PROPOSED] ORDER TO FILE SURREPLY
	Stipluation and [Proposed] Order to File Surreply	Case No. 2:16-cv-01748-GMN-VCF

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1 2 3 4	THE YOSEMITE GROUP, LLC, a Wyom company, TERRANCE WILLIAMS, an individual, ANGELA WILLIAMS, an individual. Defendants.	ing		
5				
6	Pursuant to Local Rules IA6-2, and 7-1, and this Court's Standing Orders, the Parties			
7	hereby set forth the following Stipulation and [Proposed] Order to Defendants' Motion to Dismiss			
8	or in the alternative, Motion for Summary Judgment, Docket 12.			
9	On September 23, 2016, Defendants Terrence and Angela Williams ("Defendants") filed a			
10	Motion to Dismiss, or in the alternative, Mo	tion for Summary Judgment, Docket 12 (the		
11	"Motion"). On October 10, 2016, Plaintiff E	Beta Soft Systems, Inc. d/b/a US IT Solutions, Inc.,		
12	("Beta Soft") responded to the Motion, Doc	ket 18 (the "Response"). On October 20, 2016,		
13	Defendants replied to the response, Docket	19 (the "Reply"). Defendants' Reply included a		
14	"Supplemental Statement of Undisputed Material Facts."			
15	The Parties have discussed and agree	ed to stipulate to allowing Beta Soft to file a Surreply		
16	to address the facts outlined in the Supplement	ent Statement of Undisputed Material Facts portion of		
17	the Reply. The Surreply is attached to this st	tipulation as "Exhibit A."		
18				
19	IT IS SO STIPULATED, THROU	GH COUNSEL OF RECORD.		
20	Date: November 1/4, 2016	DHILLON LAW GROUP INC.		
21	16			
22		Kadeyp O. M.		
23	ORDER By:	Ravdeep S. Grewal, Esq. (CA SBN: 308447)		
24	It is so ordered.	Pro Hac Vice DHILLON LAW GROUP INC.		
25	Dated this day of November, 2016.	177 Post Street, Suite 700		
26		San Francisco, CA 94108 Telephone: 415-433-1700		
27		Email: rgrewal@dhillonlaw.com		
28	Gloria M./Navarro, Chief Judge	Attorney for Plaintiff		
	United States District Judge	2		
	Stipluation and [Proposed] Order to File Surreply	2 Case No. 2:16-cv-01748-GMN-VCF		

1	/b,	
2	Date: November 14, 2016 LEAH MARTIN LAW	
3		
4	By: Mehin Inghin	
5	By: 1 tens white	
6	Melissa Ingleby, Esq.	
7	Nevada Bar No. 12935 LEAH MARTIN LAW	
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	Stipluation and [Proposed] Order to File Surreply Case No. 2:16-cv-01748-GMN-V	CF